UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

GARDEN CITY BOXING CLUB, INC., as Broadcast Licensee of the November 27, 2004

as Broadcast Licensee of the November 27, 2004 Barerra/Morales, Program,

FILED
IN CLERK'S OFFICE
IN CLE

BROOKLYN OFFICE

Plaintiff,

-against-

DEFAULT JUDGMENTCivil Action No. CV-05-3708-JG-SMG
Honorable John Gleeson

JOSE TRIUNFEL, Individually, and d/b/a CHRISTINAS MINI MART a/k/a CHRISTINAS MINI MARKET a/k/a CHRISTINA MINI MART, and CHRISTINAS MINI MART a/k/a CHRISTINAS MINI MARKET a/k/a CHRISTINA MINI MARK, MINI MART,

Defendants.

The Summons and Complaint in this action having been duly served upon the

Defendants, JOSE TRIUNFEL, Individually, and d/b/a CHRISTINAS MINI MART a/k/a

CHRISTINAS MINI MARKET a/k/a CHRISTINA MINI MART, and CHRISTINAS

MINI MART a/k/a CHRISTINAS MINI MARKET a/k/a CHRISTINA MINI MART, on

August 23, 2005, and said Defendants having failed to plead or otherwise appear in this action,

NOW, on motion of JULIE COHEN LONSTEIN, of counsel to LONSTEIN LAW OFFICE P.C., attorneys for the Plaintiff, it is hereby

ORDERED, ADJUDGED AND DECREED that Defendant, any of his servants, employees, agents, persons acting in concert with him or acting on his behalf are hereby permanently enjoined and restrained from engaging in the unauthorized reception and interception, whether by air or cable, of Plaintiff's programming, signals or services, or in aiding and abetting any such acts, and are hereby permanently enjoined and restrained from connecting to, attaching, splicing into, tampering with or in any way using Plaintiff's cable wiring without Plaintiff's authorization, and are hereby permanently enjoined and restrained from manufacturing, selling, purchasing, obtaining, using, or possessing any device or equipment capable of unscrambling, intercepting, receiving, decoding, transmitting, providing, or making available all or part of Plaintiff's programming or services without Plaintiff's express

authorization, it is further,

ORDERED AND ADJUDGED that Garden City Boxing Club, Inc., the Plaintiff, does recover jointly and severally of, JOSE TRIUNFEL, Individually,

- 1) under 605(e)(3)(C)(i)(II) in the sum of TEN THOUSAND DOLL ARS (\$10,000.00)
- 2) and under 605(e)(3)(C)(ii) a sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) for enhanced damages for Defendant's willful violation of 605(a)
- 3) and under 605(e)(3)(B)(iii) costs and Attorney fees of SEVEN HUNDRED TWENTY FIVE DOLLARS (\$725.00)

and it is further

ordered and adjudged that Garden City Boxing Club, Inc., the Plaintiff, does recover jointly and severally of CHRISTINAS MINI MART a/k/a CHRISTINAS MINI MARKET a/k/a CHRISTINA MINI MART, an amount to be determined by the amount has. judge, to whom he and is referred from Athunder 605(e)(3)(C)(i)(II) in the sum of TEN THOUSAND DOLLARS (\$10,000.00)

- 2) and under 605(e)(3)(C)(ii) a sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) for increased damages for Defendant's willful violation of 605(a)
- and under 605(e)(3)(B)(iii) costs and Attorney fees of SEVEN HUNDRED TWENTY FIVE DOLLARS (\$725.00)

and it is further

ORDERED AND ADJUDGED that pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, there is no just reason for delay in this Default Judgment as the interest of justice require the issuance of judgment as requested without further delay.

Dated: 1-30, 2006

s/John Gleeson

HONORABLE JOHN GLEESON
United States District Judge